Exhibit 6

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              FEDERAL TRADE COMMISSION
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3
4 In the Matter of: ) File No. 2123050
   AMAZON.COM, INC.,
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10
11
              Tuesday, February 21, 2023
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13
                     Via Zoom
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15
                   Meet & Confer
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- 1 you know that you had the ability to question the
- 2 witness as to actual changes made to the
- 3 enrollment flow, and you elected not to do that.
- 4 I think one other point that's
- 5 critical to underscore is there were about 10
- 6 minutes left in the deposition when you
- 7 identified this document. So I think those are
- 8 all things that are relevant to consideration
- 9 here. We want to be reasonable, but we don't
- 10 believe any remedy is necessary given the
- 11 clawback and the way it was handled, which is
- 12 consistent with our ethical obligations and also
- 13 the strategic decisions that you made, which are
- 14 well within your decision-making power.
- 15 If there's something specific you want
- 16 to articulate, we could consider it, of course.
- 17 We always want to be reasonable. But we're not
- in a position to offer a remedy that simply isn't
- 19 necessary under the circumstances.
- 20 MR. COHEN: All right. Well, I'm a
- 21 little frustrated. I don't agree with your
- 22 characterization, Laura Wu, of what took place in
- 23 the hallway, and I'm a little frustrated by
- 24 taking I think what I understood to be an
- 25 off-the-record conversation intended to

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- 1 facilitate sort of things moving forward in a
- 2 professional way and placing them on the record
- 3 here. So I'm not going to comment any further
- 4 about that.
- 5 In terms of what actually happened on
- 6 the record, I think that it's normal for people
- 7 to plan examinations based on the documents they
- 8 think will be available to them and then finding
- 9 out at the last minute that that document might
- 10 not be available or isn't available affects the
- 11 approach or would have affected the approach had
- 12 that information been available earlier. But
- 13 that's okay. We'll leave it at that.
- 14 I appreciate, Laura Wu, you saying
- 15 you'll consider some things that we might
- 16 propose, and we will get back to you with some
- 17 suggestions or we will endeavor to do that
- 18 anyway. I have to deal with some particular
- 19 things that may have arisen as a result of these
- 20 late clawbacks. We're going to give that some
- 21 consideration as well.
- But I am at least somewhat buoyed by
- 23 your indication that you're not absolutely
- 24 closing the door, and if there's something or
- 25 some things that we might be interested in,

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- 1 you're willing to at least listen, unless I'm
- 2 hearing that wrong.
- 3 MS. WU: I think what I have said is
- 4 we are reasonable. We believe no remedy is
- 5 necessary and that it would be on staff to
- 6 propose something crisply so we can consider it.
- 7 We don't believe anything has been proposed to
- 8 this date. So we aren't in a position to address
- 9 a hypothetical.
- 10 MR. COHEN: Okay. But you're not
- 11 ruling it out?
- MS. WU: We keep an open mind.
- MR. COHEN: Okay. Laura, because you
- 14 didn't indicate -- this is back to Laura Kim.
- 15 Because you didn't indicate anything you wanted
- 16 to talk about in today's meet and confer, we will
- 17 follow-up with -- because we're out of time or at
- 18 least in terms of -- I'm not sure we're
- 19 completely at the end of the privilege issues,
- 20 which are complex. But I'll do the best I can to
- 21 handle whatever you want to talk about now.
- 22 MS. KIM: Yeah. I just wanted to take
- 23 this opportunity during today's call just to
- 24 touch base about process going forward. I
- 25 recognize that, just as you said, you're still

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1	CERTIFICATE OF REPORTER
2	I, Tammy S. Newton, do hereby certify
3	that the foregoing proceedings were taken by me
4	in stenotype and thereafter reduced to
5	typewriting under my supervision; that I am
6	neither counsel for, related to, nor employed by
7	any of the parties to the action in which these
8	proceedings were taken; and further, that I am
9	not a relative or employee of any attorney or
10	counsel employed by the parties hereto, nor
11	financially or otherwise interested in the
12	outcome of the action.
13	
14	Tanny & Newton
15	(whom) to I posse
16	Tammy S. Newton
17	Notary Public
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